Barry Spencer II A 121687 1 Administration Road Bridgewater, MA 02324 October 9, 2013

Clerk of Court United States District Court One Courthouse Way Boston, MA 02210

RE: USA v Barry Spencer No. 13 mj 1128

Dear Magistrate,

Inclosed for this courts' review in camera ex parte although sent to the US Attorney, please find as follows:

- 1. Motion to Accept the Indictment for Value and Render Payment in Consideration of Dismissal
- 2. Surety Bond
- 3. Letter to Bankrptcy Judge Gerber
- 4. Motion to Surrender Settlement

I reserve my rights Pro se to have the Court review this issue in camera, to ensure the funds are available even at the pro rata share now or in the future to disolve this debt and case, I do not expect counsel to argue with the court to purchase the BID, Performance and Payment Bond (Penal Bonds) lodged against this case, his job is to Chase the Constitution, Statutes and Process; It is my job to rosolve my True Bill (basicly, pay my bills).

Barry Spencer II

Cc file John Falvey John Wortman

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

No. 13mj1128RBC

United states

vs

Barry Spencer II

MOTION TO ACCEPT THE INDICTMENT FOR VALUE AND RENDER PAYMENT IN CINSIDERATION OF DISMISSAL

Now comes the Accused and hereby moves this

Honorable Court to dismiss the indictment in lieu of

payment for the alleged breach of the Federal Criminal

Codes fines, fees, and costs, he accepts the indictment

for value and has returned it with consideration to discharge

the general assumptsit, albeit not expressed or implied

indebitatus assumpsit.

Spencer the Creditor in In re Motor Liquidation
Co., S.D.N.Y. Bankrpt. Court No. 09-50026(REG) hereby
surrenders his settlement to this Honorable Court for
the assumpsit and bail, up to and including \$160,000.00
H.S. Dollars in stock and warrants for the new General
Motors, allowed him on a pro rata share, see annexed
Surety Bond and Letter to Honorable Gerber and Motion
to Surrender Settlement. This Court has jurisdiction
to ORDER the Trust Administrator to surrender the Bond
in the amount of \$200,000.00 U.S. GM stock and warrants
to satisify the debt, BID, Performance and Payment Bonds
lodged against this case to resolve the debt to Society.

Respectfully submitted,
Banry Spencer II

CERTIFICATE OF SERVICE

I, Barry Spencer II, hereby certify that a true copy has been sent to both attorneys of record:

John J. Falvey 53 State Street Boston, MA 02109 John A. Wortman One Courthouse Way Boston, MA 02210

I reserve all rights statutory and procedually, and do not concede to to waive any rights or constitutional provisions, especially my right to be heard or the court to rule on my pro se filings.

Dated: October 9, 2013

SURETY BOND

I, Barry Spencer II, hereby Moves this Honorable
Court by accepting for value the Indictment and in consideration return the indictment with payment of all fine,
fees, and costs in this case and discharge the debt to
society, District of Massachusetts citizens in all Suffolk
County Cases and U.S. District Court Cases, payment in
lieu of dismissal w/prejudice and expungement from record
along with a sealed Probation Record, due to the duress
and economic hardship based upon the CORI, notibly, I
will agree to to Constitution Provisions.

Payment is to be deducted from the Motor Liquidation Company f/k/a General Motors GUC Trust held by Wilmington Trust (Trust Administrators) Rodney Square North,

1100 North Market Street, Wilmington, DE 19890-0001;

See In re Motor Liquidation Co., 447 B.R. 198, 2011 LEXIS 684; 54 Bankr.Ct Dec 126 (syllogistic of case and trust),

also see annexed Leter to Honorable Robert Gerber, within the Joint Chapter 11 Case No. 09-50026, I Barry Spencer am an unsecured creditor with a \$200,000.00 Settlement,

I have received a pro rata share to date valued at about \$39,000.00 worth of GM Securities, albeit liquidated, there remains a balance of \$160,000.00 in warrants which is being offered to offset the Debt or BID or Penial Bond lodged aagainst any and all Charges upon the

for any and all cases Open or closed with deliquent debt payment of Costs, fees, fines, or other in order to expunge them all from the Record of Barry Spencer

The Court should make the assessment of the damages caused by Spencer and submit this Original with assessment to the Trust Administrator, and order the charge on the Record expunged from the Probation Record and the Court Files, dissolving or SEALing the RECORD.

I, Barry H. Spencer II, hereby pursuant to accord and satisfaction allows for the Honorable Court to deduct from my pro rata share of the Motor Liquidation Company GUC Trust Fund to discharge my debt to the citizens of the District of Massachusetts, in any Federal , State Courts.

Ct 9, 2013

UNITED STATES SOUTHERN DISTRICT COURT NEW YORK BANKRUPTCY COURT

No. Chapter 11 09-50026(REG)

In re Motor Liquidation Company
Debtor

VS

Barry Spencer II
Creditor

MOTION TO SURRENDER SETTLEMENT

Now comes the Creditor and hereby moves this Honorable Court to ORDER the Trust Administrator of the GUC Trust to hereby surrender the entire remaining settlement for his portion of the GUC Trust, due to his present Economic Duress and Hardship, expressed in his letter to the Court, this in no way prejudices the Debtor, where as they have Securities for the full amount of the allowed and disputed claims, and the pro rata distributions are not made in a timely fashion, e.g. monthly, bi-monthly or quarterly,

Further the March 30, 2011 Plan makes no active contingencies made for the ending of all claims disputed, thus, allowing the payment of the allowed claims in Full here has created an athmosphere of Fruad, rescession or other pursuant to section 510(b) and other



Respectfully submitted,

Barry Spencer TV

A121687

1 Administration Road Bridgewater, MA 02324

Dated Septembet 9, 2013